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14	UNITED STATES DISTRICT COURT	
15	CENTRAL DISTRICT O	OF CALIFORNIA
16		Case No 2:14-cv-03053-MWF(AFMx)
17	CENTER, LLC, et al.,	STATUS REPORT REGARDING
18	Plaintiffs,	STAY
19	V.	Honorable Michael Fitzgerald
20	UNITEDHEALTH GROUP INCORPORATED, et al.,	D: G
21	Defendants.	Discovery Cut-off: Sept. 14, 2018 Pretrial Conference: Jan. 7, 2019 Trial Date: Jan. 29, 2019
22		Trial Date: Jan. 29, 2019
23	UNITED HEALTHCARE SERVICES, INC., et al.,	
24	Counterclaim Plaintiffs,	
25	V. ALMONT AMDIII ATODY SUDCEDV	
26	ALMONT AMBULATORY SURGERY CENTER, LLC, et al.,	
27	Counterclaim Defendants.	
28		

1 Counterclaim Plaintiffs ("United") and Counterclaim Defendants file this 2 joint status report as required by the Court's July 25, 2018 Order staying this 3 litigation "pending completion of the trial or other resolution of related criminal 4 charges in *United States v. Omidi, et al.*, Case No. 17-cr-661 . . . . " Dkt. 940. 5 The related criminal trial began on September 21, 2021, and it concluded on 6 December 16, 2021. The jury convicted Mr. Omidi on Counts 1-37, and it 7 convicted Surgery Center Management, LLC on Counts 1-31 and 35. *United States* 8 v. Omidi, Case No. 17-cr-661, Dkt. 1561. Following trial, the court granted Mr. 9 Omidi's and Surgery Center Management, LLC's application to extend the briefing 10 schedule on their post-trial motions. *Id.* Dkts. 1641 & 1644 & 1717. The hearing on these post-trial motions is scheduled for July 9, 2022. Because of the pending post-11 12 trial motions in the related criminal action as well as Mr. Welden's pending motion 13 to withdraw in this action, the Parties' respectfully request this Court continue the 14 stay. The parties will provide another status report in ninety days or when Judge 15 Gee issues a ruling on the post-trial motions in the criminal matter, whichever is 16 earlier. 17 18 Dated: May 23, 2022 19 20 By: /s/ Michelle S. Grant By: /s/ William Welden 21 Michelle S. Grant William Welden (SBN 117056) Michael Rowe 9663 Santa Monica Blvd., #234 22 Beverly Hills, CA 90210 DORSEY & WHITNEY LLP 50 South Sixth Street, Suite 1500 Telephone: (310) 947-4633 23 Minneapolis, MN 55402-1498 Telephone: (612) 340-2600 Attorney for Counterclaim 24 Facsimile: (612) 340-2868 Defendants 25 Attorneys for United Healthcare Services, Inc. United Healthcare Insurance 26 Company, and OptumInsight, Inc. 27 28

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**CERTIFICATION** Under Local Rule 5-4.3.4(a)(2)(i), I certify that all signatories on whose behalf this filing is submitted have authorized its filing. Dated: May 23, 2022 /s/ Michelle S. Grant Michelle S. Grant Counsel for United Healthcare Services, Inc. United Healthcare Insurance Company, and OptumInsight, Inc. 

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